

Section III:
AMENDMENT UNDER 37 CFR §1.121 to the
DRAWINGS

No amendments or changes to the Drawings are proposed.

Section IV:
AMENDMENT UNDER 37 CFR §1.121
REMARKS

We respectfully request continued examination of this patent application in view of the present amendment. Claims 16 - 26 are new method claims which claim our invention from a different perspective than previously claimed. These claims are well supported by our disclosure, especially at ¶0032 - ¶0057, so no new matter is introduced by this amendment.

We believe the cited art is particularly silent regarding these advantages and claim steps, elements and limitations:

(a) providing controls and displays in a single web page in an Object-Action Navigation model;

(b) displaying user-selectable interest objects in a Context Pane portion of the single web page according to a user interest profile;

(c) after the user selects an interest object in the Context Pane, displaying aggregation actions available for performance on the selected interest object as allowed by a user entitlement registry;

(d) subsequent to selection of one or more aggregation actions:

- sending the selected interest object and said selected available aggregation action to a gateway server;
- loading and executing one or more action modules by said gateway server to perform said selected available aggregation actions on said selected interest object; and
- displaying results from the aggregation actions in a Content Portion of the single web page without reloading said single web page;

(e) then, automatically and without further user command throughout a day period:

- repeating the aggregation actions;
- updating the Content Portion to display results without reloading said single web page;
- periodically automatically performing a general search on keywords related to the selected interest objects to perform a broad search for

information; and

- presenting results of the broad search in the Content Portion in a manner less conspicuous to the user than said aggregation action results without reloading said single web page; and

(f) responsive to user command, displaying the broad search results in manner equally conspicuous with said aggregation action results, thereby providing said user with an efficient and intuitive tool for repetitious information research and aggregation tasks about said selected object.

We believe that these 16 distinctive aspects of our claims are not taught or suggested by the cited art.

Invention's Unexpected Advantages. We believe that the application and adoption of an Object-Action navigation model to a dual-pane information aggregator which automatically updates information and repeats aggregation operations throughout a day period, including performance of a broader keyword-based search to provide other related information which the user may or may not know is available, produces an unexpectedly efficient and intuitive tool for repetitions information research and aggregation tasks about an object or subject. Therefore, we believe that these claims, considered as a whole, are non-obvious due to these unexpected and beneficial advantages of the invention.

Request for Indication of Allowable Subject Matter

We believe the present amendment places the application in condition for allowance. If, for any reason, it is believed that the claims are not in a condition for allowance, we respectfully request constructive recommendations per MPEP 707.07(j) II which would place the claims in condition for allowance without need for further proceedings. We will respond promptly to any Examiner-initiated interviews or to consider any proposed examiner amendments.

Respectfully,

/ Robert Frantz /

Robert H. Frantz
U.S. Patent Agent, Reg. N^o 42,553
Tel: (405) 812-5613
Franklin Gray Patents, LLC